

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NORTH CAROLINA  
NORTHERN DIVISION

No. 2:10-CR-00046-F-1

UNITED STATES OF AMERICA

v.

LATORY MARFRIA RHINES,  
Defendant.

)  
)  
)  
)  
)  
)

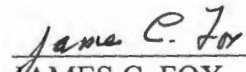
ORDER

This matter is before the court on Latory Marfria Rhines' Motion for Relief [DE-114]. In his motion, Rhines requests a year off his sentence. *Id.* at 1.

The court's authority to modify a sentence is extremely narrow. There are only three circumstances in which modification is allowed: (1) upon motion of the Director of the Bureau of Prisons; (2) as permitted by statute or Federal Rule of Criminal Procedure 35; and (3) where the relevant sentencing guidelines have changed since sentence was imposed. *See* 18 U.S.C. § 3582(c)(1)(A), (1)(B), and (2). Rhines has failed to show that any of these three circumstances are present. Consequently, Rhines' Motion for Relief [DE-114] is DENIED.

SO ORDERED.

This the 14 day of December, 2016.

  
\_\_\_\_\_  
JAMES C. FOX  
Senior United States District Judge